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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/688,066	10/13/2000	Dr. Biancamaria Prozzo	TP/2-22108/A/PFE 287		
7:	590 01/14/2003				
• •	y Chemicals Corporat	EXAMINER			
Patent Departm 540 White Plair	ent	KUMAR, PREETI			
PO Box 2005		ART UNIT	PAPER NUMBER		
Tarrytown, NY	10591-9005	1751	6		
			DATE MAILED: 01/14/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

1										
<u> </u>		Application	No.		Applicant(s)					
· Office Action Summary		09/688,066	n		PROZZO ET AL.					
		Examin r			Art Unit					
		Preeti Kuma			1751					
	Th MAILING DATE of this communication app	ars on th c	ov rst	t with th	correspond nce ac	idress				
Period for Reply										
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication If NO period for reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133) Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133) Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status										
1)[∑	Responsive to communication(s) filed on 28	October 2002								
2a)[2	11110 00001110 1 1111 1-1	his action is n								
3)[Since this application is in condition for allow	ance except f	or form	nal matters,	prosecution as to t 453 O.G. 213.	he merits is				
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. Disposition of Claims										
4)[4)⊠ Claim(s) <u>1-9 and 11</u> is/are pending in the application.									
	4a) Of the above claim(s) is/are withdrawn from consideration.									
5)[5) Claim(s) is/are allowed.									
6)⊠ Claim(s) <u>1-9 and 11</u> is/are rejected.										
	7) Claim(s) is/are objected to.									
	Claim(s) are subject to restriction and/	or election red	quirem	ent.						
• •	ation Papers									
9) The specification is objected to by the Examiner.										
10)[10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).									
441	The proposed drawing correction filed on	is: a)∏ ap	proved	b) disap	proved by the Exam	iner.				
11)[
If approved, corrected drawings are required in reply to this Office action. 12)□ The oath or declaration is objected to by the Examiner.										
Priority under 35 U.S.C. §§ 119 and 120 13)										
a) All b) Some * c) None of:										
	The size of the rejective decomposite boyo book received									
ļ	- Application No									
	— State of the state of the supports boys been received in this National Stage									
	Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.									
14)[14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).									
a) The translation of the foreign language provisional application has been received. 15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.										
1	ment(s)									
1) 📙	Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449) Paper No(s))	5) 🔲	Interview Sumr Notice of Inform Other: .	nary (PTO-413) Paper nal Patent Application (No(s) PTO-152)				

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Response to Amendment

- 1. Claims 1-9 and 11 are pending. Claim 10 is cancelled. Claims 1 and 8 are amended.
- 2. The objection of claims 1-9 and 11 is withdrawn upon further consideration of the material limitations of the instant claims.
- 3. The rejection of claims 1-3 and 6-8 under 35 U.S.C. 103(a) as being unpatentable over Gosselink et al. (US 5,691,298) in view of Stringer et al. (US 5,858,955) is withdrawn upon further consideration.
- 4. The rejection of claims 1-8 under 35 U.S.C. 103(a) as being unpatentable over Stringer et al. (US 5,858,955) is maintained for the reasons recited in the previous office action and further described below.
- 5. The rejection of claims 9 and 11 under 35 U.S.C. 103(a) as being unpatentable over Gosselink et al. (US 5,691,298) in view of Stringer et al. (US 5,858,955) is maintained for the reasons recited in the previous office action.

Response to Arguments

Applicant's arguments filed October 28, 2002 have been fully considered but they are not persuasive because contrary to Applicant's argument Stringer et al. teach an all-purpose detergent composition comprising the same components as recited by the instant claims. However, is silent as to the use of pretreatment of fabric. One of ordinary skill in the art would be motivated to use it as a pretreatment composition as well as a fabric care composition since it is an all-purpose detergent composition which encompasses light duty liquid compositions. See col.4, In.5-15.

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Also regarding the argument that Stringer et al. enumerate a vast array of individual components for ingredients (a) to (e), the examiner specifically points to example 3 where Stringer et al. illustrate a light duty liquid formula made according to instant components A to D and component E is optional.

Also, regarding the argument that Stringer et al. do not teach claimed component C, examiner cited just one water soluble non-ionic surfactant taught by Stringer et al. See col.5, lin.24- col.6, ln.63 for an entire list which includes the primary aliphatic alcohol ethoxylates, secondary aliphatic alcohol ethoxylates, alkylphenol ethoxylates and ethylene-oxide-propylene oxide condensates on primary alkanols, such a Plurafacs (BASF) and condensates of ethylene oxide with sorbitan fatty acid esters such as the Tweens (ICI). The nonionic synthetic organic detergents generally are the condensation products of an organic aliphatic or alkyl aromatic hydrophobic compound and hydrophilic ethylene oxide groups. Practically any hydrophobic compound having a carboxy, hydroxy, amido, or amino group with a free hydrogen attached to the nitrogen can be condensed with ethylene oxide or with the polyhydration product thereof, polyethylene glycol, to form a water-soluble nonionic detergent. Specifically in col.6, ln.35, Stringer et al. teach a preferred surfactant is a C10-C16 alkanol condensate with ethylene oxide and propylene oxide.

Also regarding the argument that Stringer et al. do not specifically teach components B and C, it should be highlighted that the reference was used in a 103(a) obviousness type rejection. Hence, suggestion of ethoxylated alcohol and suggestion

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of alkyl phenol alkoxylates in a detergent composition is sufficient to one of ordinary skill in the art as a suggestion to combine these surfactants in a detergent composition.

Conclusion

6. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Preeti Kumar whose telephone number is 703-305-0178. The examiner can normally be reached on M-F 9:00am - 5:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Yogendra N. Gupta can be reached on 703-308-4708. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9310 for regular communications and 703-872-9311 for After Final communications.

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-872-9309.

Preeti Kumar Examiner Art Unit 1751

PK January 10, 2003

SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 1700